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IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

NATALIE ANDERSON, TIFFANY	§	
VASQUEZ AND BRIANA BALDERAS,	§	
	§	
Plaintiffs,	§	
	§	Case No. 5:23-cv-911-XR
v.	§	
	§	
RUIZ AND LOUVIN ENTERPRISES,	§	
LLC, ERIC LOUVIN, MEGAN LOUVIN,	§	
	§	
Defendants.	§	
	§	

DECLARATION OF BRIANA BALDERAS

- 1. My name is Briana Balderas. I am over the age of 18 years, have personal knowledge of the matters set forth herein, and am competent to make this declaration. I make this declaration pursuant to the provisions of 28 U.S.C. § 1746.
- 2. I was employed by Defendants Eric Louvin, Megan Louvin and Ruiz and Louvin Enterprises, LLC as a funding specialist from June 2022 through the end of May 15, 2023. I would collect all documents requested by whatever bank we were working with, ensure they were correct, submit them to the bank who would then release funds for the purchase of a used vehicle to Defendants' customers.
- 3. While I was employed by Defendants, I consistently worked more than forty hours per week, although I was never paid overtime compensation for such hours.
- 4. I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Dated: 03 / 23 / 2024	
Briana Balderas	
Briana Balderas	